

## UNITED STATES PATENT AND TRADEMARK OFFICE

COMMISSIONER FOR PATENTS
UNITED STATES PATENT AND TRADEMARK OFFICE
P.O. BOX | 450
ALEXANDRIA, VA 223 | 3-1 450

March 7, 2005

McGuire Woods LLP 1750 Tysons Boulevard, Suite 1800 McLean, VA 22102-4215

MAR 1 0 2005

In re Application of:

DAE-HO CHOO, ET AL.

Application No. 10/602,054

Filed: June 24, 2003

Attorney Docket No. 6192.0219.D1

(2035182-0324)

PETITION FROM REQUIREMENT

FOR RESTRICTION UNDER

37 CFR 1.144

The is a decision on the Petition filed on December 03, 2004, requesting withdrawal of the requirement for restriction set forth in the letter of December 15, 2003.

The Petition is Denied.

Petitioner's position is that the claims are drawn to a single inventive concept. Petitioner states that the *single invention* comprises several essential elements, such as (a) a sealant-applying unit, (b) a liquid crystal depositing unit and (c) a substrate-attaching unit, and other non-essential elements. However, inspecting currently pending claims 1-32 and 56 reveals that these three essential elements (a) through (c) are not present in base claims 21 and 24. Therefore, petitioner's contention that these elements are essential is not supported by the originally presented claims 1-32 and 56. For example, independent claim 24 lacks *the essential* sealant-applying unit and liquid crystal depositing unit.

The application is being forwarded to the examiner for consideration of the request for reconsideration filed December 03, 2004.

Yanice A. Falcone, Director

Technology Center 2800

Semiconductors, Electrical and Optical

Systems and Components